Case 2:06-cv-00748-MEF-MC / Documented Filed 12/14/2006 (Rage) of 40 U.S. Do The midde District of alabama Morthern Division mes G. Hoffin in. RECEIVED 2006 DEC 14 A 10 1809 No; Southern Health Partners, HAGRIDG-CV-748-MET MIDDLE DISTRICT ALA

Despordents

Motion Do Request Capy of answer To Plaintill's Claims

Comes now your Plaintiff, James 5. Huffman, propa and would make the Honocaste District Court to order 180 Respondents to serve him a copy of their answers, special reports + supporting evidentiary materials filed by De-fendants (Doc. Nos. 16, 17, 22+23) in order for your Plaintiff to file an opposition to such perading, as he has not received a sopy of these Respondent's Reply or answer as the Court Proviously ordered of the Respondent's, To serve the Plaintiff with the answers, special reports + supporting evidences by November 27, 200b.

has not received only copies of Despondent's documents in defende of Politioner's claims therefore the Defendants have made it impossible

for your Plaintiff to respond to the Dourt's order of November 28th, 2006 reginning him tofile a response in opposition of Perpondents answer to his 28 USC \$ 1983 actions your Petitioner would also request that the Hon-on the District Court represented the Defendant's attorney of for Southern Health Partners, for their foilure to have submitted their answers, special reports, and supporting luidentiary materials, to the Plaintiff, in order for him to have a fair chance of defending his original claims, in which they have attempted to preclude your Plaintiff from a response, as required by the Honorable Court, in order for Defendants to gain a tactical adsponse to the Honorable our porder of droven be 28th, 2000, in their [Defendant of hope that this factical movement would cause you Plaintiff to not respond in a timely mariner as ordered by the Honorable Court, thus causing the Court to rule for summary judgment in form of the Defendant's motion for such judgment, due to the Honorabb Court's belief or assumption that Plaintiff simply failed to meet the order of the Court therefore causing projudice to the Plaintiff is response and claims due to his incorpolatility to meet the order of the Court.

Potitioner would request that the Honorable District Court take note of the Respondent's ex-tremely unprofessional actions in the event that they should strop to such unfair practices in the future Pitigations of the instant case at bar. Petitioner would over that these movements of the Defendants are dripping in prejudicial

intentions].

Politioner is not certain if he is required to file an affidavit in order to meet the court's order of november 28th, 2006 or not, since the Respondents Pailed to deliver copies of their answer's and supporting documents to your Plaintiff, but in the overt such is indeld required, then Patitioner would at oak the Honorable Court to occupt his molion as his surer statements, as he is olding these facts herain as being true, as to the best of his recollections and that he makes such statements Petitioner would also request that he

be allowed to file his response to the Def endants answer 15 days after he receives copies of the documents that were filed with the count on hovember 22 2006 in which

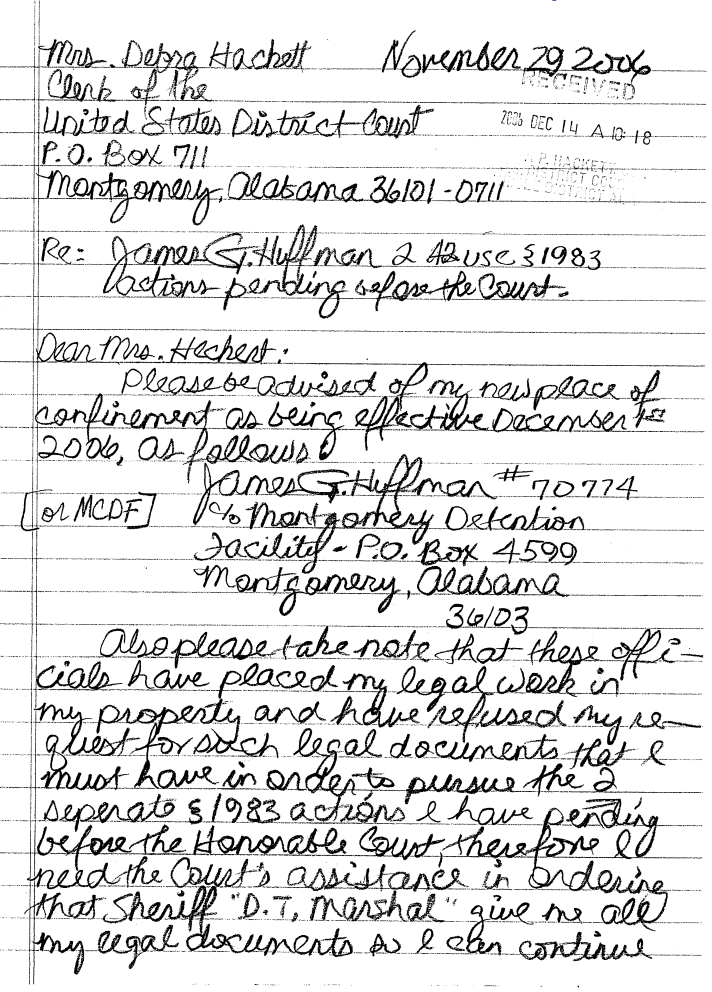
the Defendant submitted to the court, Wherefore These Premises Considered, Politioner build request he be given this eerelief as well as any other relief the Court deem available to him as a prose litegent, without access to a law library, and he would suggest that the Court should not hold him as strict requirements as that of Counseled Defendants and due to their prejudicial tactics plainly apparent to Down Maintell, that the Court apparent to Down Maintell, that the Court and order them to never use such defense tactics again as such movement is simply bantics again as such movement is simply banbasic and if successful such would return judiprudence to the dark agas.

301 This We forever Pray.

Witness Peopletfully Submitted,
Witness Auffman
Plaintiff
P.O. Box 4599
Montgomery, al. 36103

Christicate of Service

L. Lames of Huffman, do hereby certify
that I have delivered a copy of thousance of motion affidavit to the United States District sust
by placing the Danie in the United States mail
properly addressed to 1.0. Box 711. Montgomery,
Plakama 36/24-07/1 with proper postage prepaid and affixed this the 1 to day of Dicember
Doob. - James of Huffman



	to litigate my 2 Separto 28 USC \$1983
á	extims of the instant cases at san.
ţ	Please find enclosed a Motion re-
	allettine de la lance de la constate de la
	questing the Honor able court to make
	waitable to Plainty The arswer to
an rame	his claims, on well as the case run
	or of his other \$1983 claim reguan
	ing the confiscation of his glasses
	by the staff of augunga metro
	chant you for your valuable
	Line and all and interest of the
_	time and all assistance you may ren
	ter me, I shall anxiously awaitly you
	reply.
	angara O.
	Sincerely James Stanon
	James Straffman
	Fames Straffman Plaintiff
	Plaintiff man P.O. Box 4500
	Flaintiff P.O. Box 4599 Montgomery, al
	Plaintiff P.D.BSX 4599 Montgomery all 36103
	Plaintiff P.O.BSX 4599 Montgomery all P.S. Please send me 1 28 USC \$ 2254
	Plaintiff P.O.BSX 4599 Montgomery all P.S. Please send me 1 28 USC \$ 2254
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	Plaintiff P.D.BSX 4599 Montgomery all 36103
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	Plaintiff P. D. BSX 4599 Montgomery all 36103 P.S. Please send me 1 28 USC \$2254 form 2 enforma Paupiris forms and 1 42 USC \$1983 forms. Sharps Regain
	Plaintiff P. D. B. S. 4599 Montgomery all 136103 P.S. Please send me 1 28 USC \$2254 form 2 enforma Pauperis forms and 1 42 USC \$1983 forms. CC: file James St. Huffman EDWhen Health
	Plaintiff P. D. BSX 4599 Montgomery all 36103 P.S. Please send me 1 28 USC \$2254 form 2 enforma Paupiris forms and 1 42 USC \$1983 forms. Sharps Regain